PATENT COOPERATION TREAT

**PCT** 

REC'D 10 JAN 2005

10/542175 PCT/PTO 14 JUL 2005

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABI

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference							
TX/4-32732A FOR FURTHER A		See Form PCT/IPEA/416					
International application No. PCT/EP2004/001323	International filing date (day/mo	onthlyear) Priority date (day/monthlyear) 13.02.2003					
International Patent Classification (IPC) or national classification and IPC C07D401/14, C07D403/14, A61K31/44, A61K31/40							
<u> </u>							
Applicant NOVARTIS AG et al.							
This report is the international production Authority under Article 35 and tra	eliminary examination report, e	stablished by this International Preliminary Examini	ing				
2. This REPORT consists of a total							
<u> </u>	the state of the s						
a. D sent to the applicant and							
and/or sneets contain	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.							
sequence listing and/or ta							
4. This report contains indications re	elating to the following items:						
Box No. I Basis of the op	Inion						
☐ Box No. II Priority							
Box No. III Non-establishm	nent of opinion with regard to n	ard to novelty, inventive step and industrial applicability					
☑ Box No. IV Lack of unity of	invention						
☐ Box No. V Reasoned state applicability; cit	regard to novelty, inventive step or industrial rting such statement						
☐ Box No. VI Certain docume							
	in the international application						
☐ Box No. VIII Certain observa	ations on the international appli	cation					
Date of submission of the demand	Date	of completion of this report					
16.07.2004	07.0	1.2005					
Name and mailing address of the internation preliminary examining authority:	nal Autho	rized Officer					
European Patent Office D-80298 Munich	Gust	panova, J	) a				
Tel. +49 89 2399 - 0 Tx: 5236 Fax: +49 89 2399 - 4465	sse ebun a						
	Тејер	hone No. +49 89 2399-7834	a.*.				

International application No. PCT/EP2004/001323

_			<del></del>						
_	Box	No. I	Basis of t	he report					
<ol> <li>With regard to the language, this report is based on the international application in the language in whice filed, unless otherwise indicated under this item.</li> </ol>							e language in which it	was	
This report is based on translations from the origin which is the language of a translation furnished for					anslation furnished for	the purposes	to the following la	anguage,	
		□ pub	lication of th	ne internat	er Rules 12.3 and 23.1 tional application (unde examination (under Ru	r Rule 12.4)	r 55.3)		
2.	Have	With regard to the <b>elements*</b> of the international application, this report is based on <i>(replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):</i>							
	Desc	cription,	, Pages						
	1-24				as originally filed				
	Clair	ns, Nun	nbers						
	1-10				as originally filed				
		a seque	ence listing	and/or any	related table(s) - see	Supplemental	Box Relating to	Sequence Listing	
3.		☐ the	nendments I description, claims, Nos	pages	ted in the cancellation	of:			
		□ the o	drawings, sl	neets/figs					
	i	□ the : □ any	sequence lis table(s) rela	sting <i>(spec</i> ated to sec	c <i>ify)</i> : quence listing <i>(specify)</i>	:			
4.	nau	not bee	port has been n made, sin tal Box (Rul	ice thev ha	ave been considered to	amendments go beyond th	annexed to this e disclosure as	report and listed below filed, as indicated in the	w e
	[	the o	description,	pages					
	ľ	⊔ the d	claims, Nos. drawings, sl	neets/fias					
	(	🗆 the s	sequence lis	sting (spec	cify): quence listing <i>(specify)</i> :	:			
					me or all of thes		ay be marked	"superseded."	

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		Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
1.	The obv	he questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- bvious), or to be industrially applicable have not been examined in respect of:				
	☐ the entire international application,					
☑ claims Nos. 10						
because:						
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):				
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):				
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.				
	$\boxtimes$	no international search report has been established for the said claims Nos. 10				
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Anne C of the Administrative Instructions in that:				
the wri		the written form		has not been furnished		
				does not comply with the standard		
		the computer readable form		has not been furnished		
				does not comply with the standard		
		the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.				
		See separate sheet for further details				

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_	Box	k No. IV	Lack of unity of in	/entio	n		
1.	<ul> <li>In response to the invitation to restrict or pay additional fees, the applicant has:</li> <li>□ restricted the claims.</li> <li>□ paid additional fees.</li> <li>□ paid additional fees under protest.</li> <li>☑ neither restricted nor paid additional fees.</li> </ul>						
2.	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.						
3. This Authority considers that the requirement of unity of invention in accordance with Rulis				of invention in accordance with Rules 13.1, 13.2 and 13.3			
		complied with.					
		not complied with for the following reasons:					
		see sepa	arate sheet				
4.	4. Consequently, this report has been established in respect of the following parts of the international application				spect of the following parts of the international application:		
		all parts.					
	×	the parts relating to claims Nos. 1(part)-10(part).					
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
		ement	orations and oxpit	and io	is support	ng such statement	
	Novelty (N)		Yes: No:	Claims Claims	1(part)-10(part)		
	Inventive step (IS)			Yes: No:	Claims Claims	1(part)-10(part)	
	Industrial applicability (IA)			Yes: No:	Claims Claims	1(part)-10(part)	
2.	Cita	tions and	explanations (Rule 7	0.7):			
	see	see separate sheet					

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### Box No. VI Certain documents cited

- Certain published documents (Rule 70.10) and /or
- Non-written disclosures (Rule 70.9)see separate sheet

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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### Re Item III.

For the assessment of the present claim 10 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

#### Re Item IV.

The following separate inventions have been found in the present application:

- 1. Compound of formula I wherein R is radical of formula (a) given in claim 1
- 2. Compound of formula I wherein R is radical of formula (b) given in claim 1

They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

A special technical feature which links both inventions mentioned above can be seen in a structural feature which is indolylmaleimide moiety substituted by an additional heterocyclic substituent (pyrid-2-yl or indol-4-yl). However, such a structural feature is known in the state of the art. See example 87 in D1.

A special technical feature which links both inventions mentioned above can also be seen in the use of compounds for treatment of disorders or diseases mediated by protein kinase C. However, such a use is ascribed for the compound of the example 87 in D1.

In respect to what is stated above, there is nothing in common which would link the two mentioned inventions together and the requirement for unity referred to in Rule 13.1 PCT is therefore not fulfilled.

The application will be prosecuted on the basis of the invention first mentioned in the claims.

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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### Re Item V.

### 1. Relevant prior art

D1: US-A-5 057 614 (DAVIS PETER D ET AL) 15 October 1991 (1991-10-15)

D2: WO 02/38561 A (NOVARTIS ERFIND VERWALT GMBH; ALBERT RAINER (CH); NOVARTIS AG (CH); C) 16 May 2002 (2002-05-16)

### 2. Novelty

The present application relates to the compounds of general formula I wherein R is radical of formula (a), substituted pyrid-2-yl radical (claim 1), to a process for the preparation thereof (claim 6) and to the use of these compounds for the treatment of disorders mediated by T lymphocytes and/or PKC or GSK-3β (claims 7-9).

D1 discloses compounds of general formula I (claim 1) which compounds are inhibitors of protein kinase C (PKC; column 11, lines 38-41). The most part of these compounds differ from those of the present application (formula I wherein R means (a)) in the nature of a cyclic substituent attached to the indolylmaleimide moiety. Only three compounds of the Examples 86 and 87 wear a pyridyl radical at the said position. However, they are not substituted by further substituents.

D2 discloses compounds of general formula I which compounds are inhibitors of PKC (page 36, paragraph 1). They differ from those of the present application (formula I wherein R means (a)) in the nature of a cyclic substituent attached to the indolylmaleimide moiety. Pyridyl group is not disclosed as a substituent for indolylmaleimide basic structure.

Since certain differences have been found between the compounds presently claimed and the compounds of the prior art, the part of the subject-matter claimed in the first invention is regarded novel, according to Article 33(2) PCT.

### 3. Inventive step

The problem underlying the present invention is seen in the provision of further indolylmaleimide derivatives useful for the treatment of disorders or diseases mediated by T lymphocytes and/or PKC or GSK-3β.

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The closest prior art represented by document D1 discloses a broad family of compounds which differ from those of the present application (formula I wherein R means (a)) in a character of a cyclic moiety attached to the indolylmaleimide basic core as already discussed under Novelty. Solely three compounds of the Examples 86 and 87 wear a pyridyl group at the said basic core and only one of them is pyrid-2-yl group. The others two are pyrid-3-yl and pyrid-4-yl. However, none of these three compounds is substituted by a further substituent.

The solution to the problem stated above resides in the provision of the compounds of formula I wherein R is substituted pyrid-2-yl group. Pharmaceutical data for the compounds claimed are given on pages 16-20. The technical problem underlying the present application has been solved. Starting with the D1 compounds the skilled person must have chosen one certain compound (Example 87) from the large number of D1 compounds and further introduce at least one substituent to the position 6 of pyrid-2-yl group. Compounds of Examples 86 and 87 having a pyridyl group on indolylmaleimide basic core are not specified as preferred embodiments in the specification of D1. According to the dependent claims of D1 phenyl group as well as 3-indolyl group are considered as the preferred embodiments. Other cyclic moieties are also exemplified in the description of D1. Only one example is given for pyrid-2-yl group. Having regard to what was stated above, the solution to the stated technical problem proposed in the independent claim 1 (compounds of formula I wherein R is pyrid-2yl) is considered non-obvious. Document D2 does neither explicitly disclose nor suggest a pyrid-2-yl group as a substituent of indolylmaleimide.

Therefore, an inventive step of the first invention mentioned above is acknowledged, according to Article 33(3) PCT.

### Re Item VI

### Certain documents cited

Application No Patent No

Publication date (day/month/year)

Filing date (day/month/year) Priority date (valid claim) (day/month/year)

WO 03/076398

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05.03.2003

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This document is not taken into consideration for the examination at present.